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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/633,838	08/04/2003	Brian Melgaard	MASCO 3.0-049	5258
530 7590 07/12/2007 LERNER, DAVID, LITTENBERG,			EXAMINER	
KRUMHOLZ	& MENTLIK		YU, MICKEY	
600 SOUTH AVENUE WEST WESTFIELD, NJ 07090			ART UNIT	PAPER NUMBER
,			3728	
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	•		MAIL DATE	DELIVERY MODE
	•		07/12/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/633,838	MELGAARD, BRIAN
Office Action Summary	Examiner	Art Unit
	Shian T. Luong	3728
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet v	vith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior. - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a nd will apply and will expire SIX (6) MO ute, cause the application to become A	ICATION. The reply be timely filed exply the timely filed exply from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 17	April 2007.	
	nis action is non-final.	
3) Since this application is in condition for allow		•
closed in accordance with the practice under	r Ex parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.
Disposition of Claims		
 4) Claim(s) 1,2,4-13,20-22 and 24-29 is/are per 4a) Of the above claim(s) is/are withdr 5) Claim(s) 24-29 is/are allowed. 6) Claim(s) 1,2,4-13 and 20-22 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and. 	rawn from consideration.	
Application Papers		
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) and accomplished any not request that any objection to the Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the Replacement drawing sheet(s) including the correction.	ccepted or b) objected to be drawing(s) be held in abeya ection is required if the drawing	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in <i>i</i> iority documents have beer au (PCT Rule 17.2(a)).	Application No n received in this National Stage
Attachment(s) 1)		Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		(s)/Mail Date Informal Patent Application

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Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2,4-13,20-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baublitz in view of Official Notice. Baublitz discloses a package for a product. The package has a front panel 14 configured to cooperate with the back panel 12 to form an enclosure and surround at least a portion of the main body to secure the product in the enclosure such that the handle is exposed so that a person can grip the handle of the product. The handle extends in a substantially vertical direction but is substantially transversely from the main body. The enclosure is in substantially the same shape as applicant's enclosure. The enclosure has an opening. The front panel and back panel are joined along at least one edge. The front panel and back panel each have a top portion, a bottom portion, a first side portion and a second side portion. The first side portion extending between the top and bottom portion and defining inner and outer edges and the second side portion having a cutout extending through a central portion thereof and substantially to the inner edge of the first side portion. The package also surrounds a tip portion of the product and a mid portion of the handle is unencumbered by the enclosure. The mid portion that is not encumbered is the area of the handle outside of the enclosure. The enclosure having a first space within the top portion for securing the body portion between first and second panel. A second space in the bottom portion between the first and second panels. A

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third space is any space other than the first and second space between the first and second panels such as the space adjacent to the first space.

Although the base reference does not disclose a glue gun, it is notoriously known to place a glue gun in a package. It would have been obvious in view of Official Notice to store glue gun with a trigger in the package of Baublitz et al. to allow the interactive display.

With respect to claim 6, it would have been obvious to one having ordinary skill in the art at the time the invention was made to make the carrier out of plastic transparent or translucent material, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

Applicant argues that Baublitz is directed to a packaging system for a dualhandled stapler and not a single handle as claimed. However, the staple gun of Baublitz has only one handle (actuation handle) that has the trigger. Even if Baublitz does not have a single handle, the reference discloses the motivational factors to store hand tools in an interactive box. On column 1, lines 15-49, Baublitz states that "There are many considerations that must be taken into account when developing packaging for products for retail sale. Such factors include the need to attract the potential buyer's attention, the ability for the store owner to be able to conveniently display the product, the need to contain and protect the product to name but a few. In addition to these considerations with certain types of products such as hand tools for example, it is very desirable to design packaging that will enable the potential purchaser to handle the product to obtain both tactile as well as a visual "feel" for the product. Such packaging, commonly referred to as interactive packaging is also desirable because it allows a closer

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examination of the product prior to purchase without the need for the potential consumer to open and possibly damage the packaging to conduct his examination." In view of the reason to provide an interactive package as stated above, it would not be hindsight to store a hand tool such as a glue gun within the package. The package will accommodate the hand tool in a safe manner and yet allow the user to feel and test the product prior to purchase.

Allowable Subject Matter

3. Claims 24-29 are allowed.

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

For applicant's convenience, the official FAX number is 571-273-8300. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which

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require a fee by applicants who authorize charges to a PTO deposit account. Please identify

Examiner <u>Luong</u> of Art Unit <u>3728</u> at the top of your cover sheet of any correspondence

submitted.

Inquiries concerning the merits of the examination should be directed to Shian Luong

whose telephone number is (571) 272-4557. The examiner can normally be reached on M-H

from 7:00am to 4:00pm EST. The examiner's supervisor Mickey Yu can be reached at (571)

272-4562 for urgent matters.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner

Shian Ludng

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STL

July 5, 2007